

**UNITED STATES OF AMERICA
BEFORE THE NATIONAL LABOR RELATIONS BOARD
DIVISION OF JUDGES**

S. FREEDMAN & SONS, INC.

and

Case(s): 05-CA-121221
05-CA-132227
05-CA-138025

DRIVERS, CHAUFFEURS AND HELPERS
LOCAL UNION NO. 639, a/w
INTERNATIONAL BROTHERHOOD OF
TEAMSTERS

ERRATUM

The decision dated March 31, 2015 is hereby corrected to read as follows:

1. The Company, having discriminatorily discharged, ***and suspended***, Richard Saxton, must offer him reinstatement and make him whole for any loss of earnings and other benefits.
2. Within 14 days from the date of the Board's Order, remove from its files any reference to the unlawful discharges, ***and suspension***, and within 3 days thereafter notify the employee in writing that this has been done and that the discharges and suspension will not be used against him in any way.
3. WE WILL make Richard Saxton whole for any loss of earnings and other benefits resulting from his discharges, ***and suspension***, less any net interim earnings, plus interest compounded daily;
4. WE WILL, within 14 days from the date of this Order, remove from our files any reference to the unlawful discharges, ***and suspension***, of Richard Saxton, and WE WILL, within 3 days thereafter, notify him in writing that this has been done and that the discharges, ***and suspension***, will not be used against him in any way.

Dated: Washington, DC April 30, 2015

Michael A. Rosas
Administrative Law Judge